Office of Chief Counsel Internal Revenue Service

memorandum

TL-N-5730-00 JForsberg

date: October 11, 2000

to: Mark Cohen, Group 1625, Bloomington, MN

from: Associate Area Counsel (LMSB), St. Paul, MN

:ubject:

Form 872 for the TYEs through

Our advice has been requested as to the proper party to execute, and the proper form for, a Form 872 for the consolidated group's taxable years ending through for the proper party to execute and the proper form for, a Form 872 should executed on behalf of the old group by

FACTS

Minnesota corporation which filed consolidated returns as the common parent of a consolidated group (the "group").

was a Delaware corporation which also filed consolidated returns as the common parent of a consolidated group (the "group").

wholly-owned subsidiary of

In ______, and _____ merged in a transaction intended to be a tax-free reorganization under I.R.C. § 368(a). On ______, the utility assets of ______ were contributed to ______. Also on _______, the stock of ______ was converted into ______ stock and ______ was merged into ______ with _____ being the surviving corporation. Immediately thereafter, ______ amended its articles of incorporation to change its name to _______ under MINN STAT. §302A.641, Subd. 2(e) and DEL. CODE, Title 8, § 259(a), ______ as the surviving corporation in the merger, assumed all liabilities of _______

The taxpayer has indicated that the transaction was a reverse merger. Based on the representations made in the Plan of Merger as to the capitalization of the and and the conversion ratio for stock into the stock, it appears that the shareholders of held a majority of the stock of following the merger and that the transaction was indeed a reverse acquisition for purposes of Treas. Reg. §1.1502-75(d)(3). Plan of Merger, Preamble & 2.1(b). Accordingly, under Treas. Reg. §1.1502-75(d)(3), the group ceased to exist upon completion of the merger, the group is treated as remaining in existence, and (now became the new common parent.

DISCUSSION

Treas. Reg. § 1.1502-77(a) provides generally that the common parent of a consolidated group is the sole agent for each subsidiary in the group for any consolidated return year. Expressly included in the authority of the common parent is the power to execute waivers. Treas. Reg. § 1.1502-77(a) further provides that its provisions shall apply "whether or not a consolidated return is made for any subsequent year, and whether or not one or more subsidiaries have become or have ceased to be members of the group at any time."

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In the present case, the ceased to exist on
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, with the reverse acquisition. However, the corporate
existence of (now) continued unabated
existence of (now one) continued unabated, albeit under a new
name and as the new parent of the
name and as the new parent of the group. Accordingly,
continues as agent for the
continues as agent for the group's pre-merger years,
notwithstanding that the group itself has ceased to exist. Thus,
moture instancing that the group resert has deased to exist. Thus,
(now can continue to execute waivers for the group's
(now each continue to execute warvers for the group's
pre-merger tayable years (including the seasons
pre-merger taxable years (including the years through

In preparing the Form 872, we suggest that:

1. The taxpayer's name read:

			,	forme	erly
	, as	agent	for	the	consolidated
group*					

The following footnote should be put at the bottom of the page:

- * with respect to the consolidated income tax liability of
- 2 The EIN of should be used as the taxpayer's EIN.
- 3. The signature block should use name ", (formerly product of the signature block should use name ", and should be executed by a current officer of the signature block should use name ", and should be executed by a current officer of the signature block should use name ", and should be executed by a current officer of the signature block should use name ", and should be executed by a current officer of the signature block should use name ", and should be executed by a current officer of the signature block should use name ", and should be executed by a current officer of the signature block should be executed by a current officer of the signature block should be executed by a current officer of the signature block should be executed by a current officer of the signature block should be executed by a current officer of the signature block should be executed by a current of the signature block should be signature.

If you have any questions respecting this matter, please call Jack Forsberg at 290-3473, ext. 227.

REID M. HUEY District Counsel

Bv.

JACK FORSBERG

Special Litigation Assistant

cc: Associate Chief Counsel (Procedure and Administration)